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SPECIAL NOTICE.

MEMBERS DEDUCT AND
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 HUNTER-STARR,
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 Messrs. PARKER and COMPANY
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NEW
STOCK SHARES, AND MUTUAL SOCIETY.
LOANS ON MORTGAGE OF FURNITURE.
LOANS ON MORTGAGE OF MINING CLAIMS.
The above loans are made at a fixed term of years or renewable by notice, and on such terms as to interest, charges, and otherwise, as may be agreed upon.
The advertisements are also made on the Security of the above mentioned property.
Forms of Application and Tables of Interest, may be obtained from the Office of the Society, at the Sydney, or at any of the District Offices.
By order of the Committee,
RICHARD TRENCH, General Secretary.
ROBERT R. CAMERO, Treasurer.

THE ADVERTISER'S OFFICE.
Capital at his disposal, is prepared to make **CASH ADVANCES** at the lowest rates of interest, on the following descriptions of security, in the amount of a half of his, or any portion of the sum required:
Loan of 200, repayable by monthly instalments.
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All communications strictly paid for, and answered, by return of post.
FERDINAND MONTAGNA, Proprietor.

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and the
National
the return
1904-1905
are.
for the
Marshall,
Super-
Trans-
BETTING
Subject:
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expressly

MONEY TO LEND upon city and country property, at 5 and 6 first floor.
Particulars apply to all.

Australian Widows' Fund Life Assurance Co., Ltd.
TEEN THOUSAND POUNDS, £1000.
smaller sums to LEND, on freehold property, in any country, at 5 and 6 first floor, Thompson and Vindin, solicitors, 70, Fleet Street, London, E.C.4.

TEEN THOUSAND POUNDS to be lent on all class city, suburban, or country freehold property.
JAMES L. BROWN, 10, Abchurch Lane, London, E.C.4.

WANTED to Purchase for cash, all the shares in Australian Mutual L. Co. Ltd. 1000 shares. No agents. No intermediaries.
DEPOSITORS.

LIBERAL ADVANTAGE made to all persons who require to borrow money.

BEST MONEY TO LEND on mortgage, at 5 and 6 first floor, 70, Fleet Street, Shaw and Lacey, solicitors, corner Piccadilly and Pall Mall, London, W.1.

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MONEY TO LEND on approved security, at 5 and 6 first floor, 70, Fleet Street, and Jones, 8, Elm Street, London, E.C.4.

WANTED, £50 on Houses of Prostitution.
 Loans Office) at 250 per cent. **Don't**

Calls and Dividends on
THE STARKLIGHT GOLD-MINING
 COMPANY, Limited.

NOTICE is hereby given that the Directors of the above-named Company have decided to make a **CALL** (the 2nd) of One Penny per Share on the Shares of the Company, payable to the Manager at the Company's Office, 10, Abchurch Lane, London, E.C. 4, on or before the 15th day of November, 1931.

By order of the Board,
LEONARD
 Secretary.

Friday, 27th October, 1931.

VICTORY GOLD-MINING
 COMPANY, Limited.

A DIVIDEND (No. 2) of Three Shillings per Share on the Shares of the Company, has been declared, and will be payable to the Shareholders at the Company's Office, 10, Abchurch Lane, London, E.C. 4, on or before the 15th day of November, 1931, at the Company's Office.

The Shareholder Books close on **FRIDAY, 27th October, 1931**, at 5 p.m., for the purpose of making the above dividend payable.

By Order, 27th October, 1931.

doi:10.1017/S0007122613000282

officers of the late Australian Bank-
ers charged with conspiring to swindle
with intent to defraud the share-

Namara, Q.C., with Messrs. Heydon and Crowe (Solicitors), appeared for the Crown led by Mr. G. H. Reid, with Messrs. Wynn Evans and Jones instructed by Mr. G. Waller, for the defence, Mr. B. Simpson, Q.C., and Mr. Cohen for John Shepherd, for Salomon and Namara was undenied.

Namara, a former employee of the company, was examined by Mr. Rogers.

In the minute-book, there was recorded that, as Mr. Abigail had procured a contract in London by Solomon

for \$100,000, he would allow the sale agreement upon, 2) he wrote that minute at Johnson's board meeting was my way. He, however, returned, and forgot something. He then came to write the minute and started to say he had got as far as "F." He said sorry that I did that. I should have had better put two directors in there, went out, but the minute was bigal, a few days after the bank paid a debit and credit slip for the bank was debited with the amount credited with it.

He said that anything that Abigail had in yesterday would be evidence. Heeding, said that Abigail asked him the slips, but he said that he would. Then Abigail made them out himself, and debited the brokerage in error having been noticed, he was in books with the amount, \$4,500, and was debited to that amount. What is the effect of drafting out against the same?

to the bank's "brokerage." But when said that when Angel was £400 he told Horgan to debit him £700 and his London expenses referring to the balance sheet, was correct according to the books.

Will your Honor take a note of

I have assumed that all along, and sent to him a note of it. Witness is how the assets are made up. The

Now, I suppose, that these items

They say more. They say that we
 ming, said that the debts due on
 rest was alleged to be accruing
 the assets, and they were in-
 the item in the balance-
 ts and advances, £203,680. He had
 the books accounts amounting to
 h he considered should not have been
 ts, as they were old and inopera-
 ted to that evidence being accepted,

[illegible]

and that there was no evidence to
with the books up to that point.
mining, said that amongst the debts
than, and Co.'s account, £4231 9s 3d.
that in the minutes of the meeting of
first July, 1866, it was recorded that
that those people were bankrupt,
as still charged on their account.
the private accounts, which were in
al, although it had been stated that

not in use, but a "Machinery" account, in regard to "Machinery," accounts for the years 1830-1840. Benjamin's share in the debt of \$20,000, he was operated on since 1855, included in the list of assets, was added half-yearly at the rate of 5 to 20 per cent. This account was \$1030 in December, 1880; the balance, law costs and interest. A commission per cent. and 10 per cent. was the accounts, based on the maximum draft at any time during the year.

Other names which were shown as indicated liability sheet for April, 1931 included as assets, and the same had to have been made on

Have you worked out how much of it appeared as the gross profit on net for June, 1961, is made up of what debts and impositive accounts? disclosed to the least the amount *to be*.

Working, said he drew up the balance sheet manager in trust account began with the debts on this. It began

company. In June, 1890, it was necessary to credit of capital, 539,558, also charged on the amounting for half year. There were two aspects of this account—"to credit of" and "to debit of manager in" while the capital so much larger than been. The dividend declared for June, 1891, the interest charged for June, 1891, the interest charged for that account was 21,000, and the amount to 21,000 lbs.

ing company, and had had experience in the Federal office. Did you in a bank at Korot, in the officers prosecuted on a criminal case, valence against him? No. Used from that bank? No; I recommended, a bank at Goudern? Yes; the and American Chartered Bank. Were there of your own accord? I was

[illegible]

Q. Now, you're talking about the first one you had to do with?

A. Yes.

Q. From Western Australia to join the

A. Yes.

Q. To go to Western Australia for? To des-

A. To despatch in connection with the Trans-

Q. Say, Company?

A. Yes, the company whose account you have

Q. That was bad and imperative? Yes.

A. Yes.

Q. That company—Alacoulin? He was

A. Yes.

Q. And then you went to the two companies, and

know as a matter of fact that the
ing Company got a dividend from
tial Railway Company? I only re-
n I saw it here to-day.

As a matter of fact know all along
was paid, and did you not work
and debit it to that account from
the name of Hourigan from the
Hourigan, and Co. ? I did.

out the name of Hourigan, and
"Algerian," Cooper's Christian

hem: No; I have seen it done.
new security book: Cooper's name
things are scratched out in connection
er: Yes.
of those ink blotches the initials
Yes.
initials? Yes. If the blotches were
the initials would disappear.
initials appear? Yes.
blot over his initials? No.
name Cooper at the top of that

the Christian name? Nothing.
blank space where the Algeron
were two Coopers in the book, and
he was put in in red to distinguish
it of that book. What were those
the private affairs of my own ap-
in mistake, and I erased the entry
by Foreyth.
that it was an improper thing for

[illegible]

relief works were established or visionary legislation. Reliance was also placed

benefit of our own unemployed, we should collect the duties as soon as

that what we should have to do is to recruit and organise the strikers at the rate of one man a day, and rapidly be felt every few months throughout the placed pickets, exclusive laws, torrential streams of abuse, and changes in the hope of

resolution has been passed by the House of Commons. The difference between the two systems is considerable. The first system, under which the men collected from the 1st December, but the resolution was not passed until the 22nd. This point is of interest as illustrating the facility with which a principle may be pushed beyond the originally recognised limits, for convenience sake, and also the tendency of the Government to ignore the rights of private rights unless a check be applied to its action. A resolution of the Assembly has not the

same effect as business is done, and the men were not allowed to be and inquired into the from what he has been disregarded, 3 private information, and that information is not accurate. Mr. O'Connor, in the absence of the men would move for Mr. Sir William Mansel Pleydell to be permitted to be given for the O'Connor accepted the resolution, and the Government, for a side

stroke. The
excluding them
and cost, and
their failure.
should be
I say we could,
beginning that
comparatively few
the Government
it provide them
would have
policy was
and ended and
"still
the authority of law, but it is entitled to some weight as indicating, when it is passed, the probability that the House will pass a bill founded upon it. But no such weight should be attached to the bill, if the proposed series of new taxes before the House has declared its opinion upon them. Our practice is clearly a straining of the principle underlying the English practice, for it substitutes a mere Ministerial announcement for an expression of opinion by the House of Commons. It is not proceeding in Victoria, so far as anyone at present, show what a simple matter. The Bill withdrew his subject. The subject of the Council Bill was to make the property, vests it in the new site. The Bill was not amended to 6 o'clock, adjourned. The regular law of straining a good deal of the Assembly was out that the two

it be brought out continue as it did, and with the urgency of the argument would be inevitable as to draw to the energetic men who will only but disastrous were the adoption directly towards gathering place by the

Government in Canada, if followed, is following out the system just initiated a little further. If the Government in Victoria should insist upon refusing these refunds, it is to be hoped that the parties interested will ascertain what the Supreme Court there has to say upon the matter, so that they may be able to take a more intelligent understanding upon the question of taxing without law than seems at present to have been arrived at.

The upshot of arbitration for the settlement of the Carmaux strike in France, as

[illegible]

appears to be favourable in all main particular to the claims of the miners, who are entitled to re-employment as "monstrons". On the original clause of the quarrel—the dismissal by the company of the Mayor, who had been in its employment when elected, and was secretary of the union—the decision is according to the demands of the miners, and the Mayor is to be reinstated. The measure of the performance of his managerial functions; while all the dismissed workers are likewise to be reinstated with the sole exception of those who

As a little expat
point. Member
was perfectly har
of the House of G
lors waived the orig
first inclined to re
second and third tim
the Mayor's manag
ment, now becoming
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masterly of course.
The Mayor's manag
whiling away time
provisions of discen

happen, though the miners rose, and because of it they reject the award as a bribe and a betrayal of the cause. It would be hard to think of a more characteristic illustration of the kind of difficulty that lars the way of arbitration in this class of dispute; and this case in France and the Banská case at the same time show that the same kind of difficulty is constantly present pretty much all over the world. Arbitration is demanded, and compulsory arbitration too, as the way

[illegible]

that is to say, the Premier, acting as judge, did not concede the demands of the strikers in every line. With senseless persistence of this sort blocking the way, and with the impossibility of compelling a multitude to allow themselves to be deceived by the discouraging prospect of troubles of the sort being compounded by the equities of arbitration.

We understand from the Premier that the Funded Stock bill, which passed its third reading in the House of Commons on the 10th of October, is the Government's present intention.

His Excellency the Governor and Lady Jersey, attended by Mr. Goodson, private secretary, and accompanied by Mrs. Henry Copeland, Mrs. Wm. H. L. Jones, and Sir Henry Smith, M.C., with the Hon. W. J. Lyne, Minister for Works, the Hon. Henry Copeland, Minister for Lands, and by Messrs. Spence Boreham, W. E. Hall, J. C. Lee, and Sydney Smith, M.C.s, paid a visit yesterday to Richmond for the purpose of inaugurating the new waterworks there. The weather was very unpleasant, rain falling at intervals, but the party was not deterred. Mr. and Lady Jersey found their visit to be a very enjoyable one, and, thus by reason of

The efforts made by the townspeople to greet a hearty welcome to their visitors. The street decorations were of a simple but attractive character, flags, and flowers being lavishly displayed. His Excellency received addresses of welcome from the Mayor and aldermen of Richmond, from the members of the Board of Agriculture, from the Hawkebury Agricultural College, from the Board of Connaught Lodge of Oddfellows, and from the Duke of Richmond Lodge of Oddfellows, while Lady Mayo was welcomed by the ladies of the Lady Mayo lodge of the Order of the Eastern Star, the women of Richmond. The addresses were elaborate specimens of the illuminator's art.

No questions were asked in the Legislative Council yesterday, and although there were eight

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so far as
the
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the imports,
by the prac-
of collect-
have been
—a practice
afterwards
J, by agree-

<http://nla.gov.au/nla.news>

Smith admitted that he had been secretary of the "Larkin Club," and that the pickets had been appointed in accordance with the rules of the association, as approved by the club members. He stated that he had been present at the meeting, but that he was not a member of the club. He instructed the pickets to wear no uniforms and to wear no hats, and to wear no insignia. He instructed the pickets to wear no uniforms and to wear no hats, and to wear no insignia. He instructed the pickets to wear no uniforms and to wear no hats, and to wear no insignia.

[illegible]

He often heard Sleeth and the other accused miners picket daily, talk and make speeches to the miners. He also heard Ferguson, in defining the pickets' duty, tell the miners they were entitled to ask their names. He never heard language used by the miners and others doing their utmost on different occasions during certain periods of the strike.

Q. Did you see anyone else there?

Mr. Want: Interfering again!

Q. Did you see anyone else there?

Mr. Want: Don't you imitate all my bad points and words?

Q. Now, Mr. Allan, is a cross-examination to Mr. Colley, said he had heard Sleeth and Ferguson say that the miners were entitled to ask their names, but not that they would boycott them.

Q. John Francis Edger, journalist in the employ of the Associated Press, testified that he had been at Hill shortly after the strike started. He attended the trial of the miners and was there for about five weeks, and mixed frequently with the men and the defense attorneys. He was not present at the defense meeting.

Q. Did you see anyone there?

Mr. Edger: Yes, I did. On one occasion he heard Sleeth say to men who were pursuing a mine owner, "You are going to get a lot of harm that good to the cause. Go away home, and go to the mine." On another occasion he heard him say to the miners, "You are going to get a lot of harm that good to the cause. Go away home, and go to the mine."

Q. Was he at the Hill from the 7th until the 9th August?

Mr. Edger: Yes, during that time.

Q. Did you see any of the miners who were officers were coming from the mines daily without the miners?

Mr. Edger: Yes, I did.

Q. During the cross-examination of Edger, Mr. Sleeth objected to Mr. Edwards, solicitor, telling the Crown that he was not present at the defense meeting. Mr. Edwards was the solicitor for the mines, and thought that he was not present at the defense meeting.

Q. Did you see anyone else there?

Mr. Hoxon said he could not prevent any one

[illegible][illegible][illegible]

100

welding. **SUPERIOR**

Dining and Bed Room.—**10**—**11**—**12**—**13**—**14**—**15**—**16**—**17**—**18**—**19**—**20**—**21**—**22**—**23**—**24**—**25**—**26**—**27**—**28**—**29**—**30**—**31**—**32**—**33**—**34**—**35**—**36**—**37**—**38**—**39**—**40**—**41**—**42**—**43**—**44**—**45**—**46**—**47**—**48**—**49**—**50**—**51**—**52**—**53**—**54**—**55**—**56**—**57**—**58**—**59**—**60**—**61**—**62**—**63**—**64**—**65**—**66**—**67**—**68**—**69**—**70**—**71**—**72**—**73**—**74**—**75**—**76**—**77**—**78**—**79**—**80**—**81**—**82**—**83**—**84**—**85**—**86**—**87**—**88**—**89**—**90**—**91**—**92**—**93**—**94**—**95**—**96**—**97**—**98**—**99**—**100**—**101**—**102**—**103**—**104**—**105**—**106**—**107**—**108**—**109**—**110**—**111**—**112**—**113**—**114**—**115**—**116**—**117**—**118**—**119**—**120**—**121**—**122**—**123**—**124**—**125**—**126**—**127**—**128**—**129**—**130**—**131**—**132**—**133**—**134**—**135**—**136**—**137**—**138**—**139**—**140**—**141**—**142**—**143**—**144**—**145**—**146**—**147**—**148**—**149**—**150**—**151**—**152**—**153**—**154**—**155**—**156**—**157**—**158**—**159**—**160**—**161**—**162**—**163**—**164**—**165**—**166**—**167**—**168**—**169**—**170**—**171**—**172**—**173**—**174**—**175**—**176**—**177**—**178**—**179**—**180**—**181**—**182**—**183**—**184**—**185**—**186**—**187**—**188**—**189**—**190**—**191**—**192**—**193**—**194**—**195**—**196**—**197**—**198**—**199**—**200**—**201**—**202**—**203**—**204**—**205**—**206**—**207**—**208**—**209**—**210**—**211**—**212**—**213**—**214**—**215**—**216**—**217**—**218**—**219**—**220**—**221**—**222**—**223**—**224**—**225**—**226**—**227**—**228**—**229**—**230**—**231**—**232**—**233**—**234**—**235**—**236**—**237**—**238**—**239**—**240**—**241**—**242**—**243**—**244**—**245**—**246**—**247**—**248**—**249**—**250**—**251**—**252**—**253**—**254**—**255**—**256**—**257**—**258**—**259**—**260**—**261**—**262**—**263**—**264**—**265**—**266**—**267**—**268**—**269**—**270**—**271**—**272**—**273**—**274**—**275**—**276**—**277**—**278**—**279**—**280**—**281**—**282**—**283**—**284**—**285**—**286**—**287**—**288**—**289**—**290**—**291**—**292**—**293**—**294**—**295**—**296**—**297**—**298**—**299**—**300**—**301**—**302**—**303**—**304**—**305**—**306**—**307**—**308**—**309**—**310**—**311**—**312**—**313**—**314**—**315**—**316**—**317**—**318**—**319**—**320**—**321**—**322**—**323**—**324**—**325**—**326**—**327**—**328**—**329**—**330**—**331**—**332**—**333**—**334**—**335**—**336**—**337**—**338**—**339**—**340**—**341**—**342**—**343**—**344**—**345**—**346**—**347**—**348**—**349**—**350**—**351**—**352**—**353**—**354**—**355**—**356**—**357**—**358**—**359**—**360**—**361**—**362**—**363**—**364**—**365**—**366**—**367**—**368**—**369**—**370**—**371**—**372**—**373**—**374**—**375**—**376**—**377**—**378**—**379**—**380**—**381**—**382**—**383**—**384**—**385**—**386**—**387**—**388**—**389**—**390**—**391**—**392**—**393**—**394**—**395**—**396**—**397**—**398**—**399**—**400**—**401**—**402**—**403**—**404**—**405**—**406**—**407**—**408**—**409**—**410**—**411**—**412**—**413**—**414**—**415**—**416**—**417**—**418**—**419**—**420**—**421**—**422**—**423**—**424**—**425**—**426**—**4**

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do., Utensils.